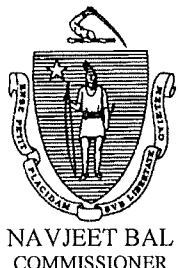


Exhibit 4



NAVJEET BAL
COMMISSIONER

The Commonwealth of Massachusetts
Department of Revenue
Audit Division – Multistate Bureau
PO Box 40
Steubenville, OH 43952
Telephone (617) 887-7771

LAURIE McGRATH
DEPUTY COMMISSIONER

October 3, 2008

Jeremy Ewell
Income Tax Manager
Circuit City Stores, Inc.
Attention: Tax Department
9950 Mayland Drive
Richmond, VA 23233-1464

RE: CORPORATION EXCISE TAX AUDIT
TAXABLE PERIOD: 3/1/03 THROUGH 2/28/06

Recently this office conducted an audit for the above period. I have reviewed the proposed adjustments and concur with those findings, which are as follows:

- For the taxable year ending 2/28/06, in calculating the non-income measure of the corporate excise for a tangible property corporation, the book value of MA leasehold improvements has been reclassified from not being taxed locally to taxed locally and has been eliminated from taxable MA tangible property, per MGL c.63, s.30.7.
- The corporation's prior transfer of its intangibles has been disregarded due to the lack of a valid, good-faith business purpose other than tax avoidance and also economic substance. To eliminate the effects of the transfer, for each taxable year, the following adjustments have been made per MGL c.62C, s.3A and c.63, s.30.4 and 39A:
 - Royalty expense deductions to Circuit City Stores West Coast, Inc. for the use of the intangibles have been disallowed.
 - Interest expense deductions to Circuit City Stores West Coast, Inc. related to debt that would not exist if the royalty and interest expense deductions of the current and prior years were not incurred have been disallowed.
 - Royalty income has been imputed from Circuit City Stores West Coast, Inc. for the use of the intangibles at the rate of 4% of net sales. In addition, the sales factor has been adjusted to include the royalty income in the calculation, per MGL c.63, s.38(f).
 - Dividend income from Circuit City Stores West Coast, Inc. considered not to have been able to have been paid without the income from royalties and interest has been eliminated. In addition, as a result of the adjustment to dividends, the dividends deduction has been adjusted, per MGL c.63, s.38(a)(1).
- For the taxable year ending 2/29/04, the tax add back amount has been adjusted to include the amount of tax expense that was deducted from U.S. net income, per MGL c.63, s.30.4(iii).
- For the taxable years ending 2/28/05 and 2/28/06, the tax add back amount has been adjusted to include the amount of state tax expense that was deducted from U.S. net income, per MGL c.63, s.30.4(iii).

- For the taxable years ending 2/28/05 and 2/28/06, the property factor has been adjusted as a result of adjusting the everywhere amount to reflect the average value as calculated using the owned and rented property amounts per your detailed records, per MGL c.63, s.38(d).
- For the taxable year ending 2/28/06, the sales factor has been adjusted as a result of including gains on sales, exchanges or other dispositions of capital assets in the calculation and eliminating gross receipts from sales, exchanges or other dispositions of capital assets from the calculation, per MGL c.63, s.38(f).
- If it is subsequently determined that the transfer of the intangibles was a valid transfer and Circuit City Stores West Coast, Inc. is the owner of the intangibles, it would be the DOR's position that Circuit City Stores West Coast, Inc. would have nexus in MA through the in-state ownership and use of the intangibles per MGL c.63, s.39 and DD 96-2. The DOR would seek delinquent returns for the period ending 2/28/03 through the present. The Circuit City Stores, Inc. adjustments related to the imputing of royalty income from Circuit City Stores West Coast, Inc. and the dividend adjustment would not be applicable if Circuit City Stores West Coast, Inc. is the owner of the intangibles. However, the add back of the royalty expense and interest expense paid by Circuit City Stores, Inc. to Circuit City Stores West Coast, Inc. would still be applicable.

Attached are the workpapers concerning the above changes.

If you do not agree with the proposed adjustments, you may request an Exit Conference with this office. If you desire a conference we request you submit a written position paper to this office prior to the conference. Such paper must contain the reasons why you believe our proposed adjustments are incorrect and must be supported by the particular statute(s), regulation(s), or case law upon which you rely. The conference, if held, will be a telephonic conference.

Please note, if you do not wish to have an exit conference, or if none is held within ten (10) days of the date of this letter (10/13/08) we will issue a Notice of Intention to Assess (NIA).

Within thirty (30) days from the date of the NIA you may avail yourself of the following options:

1. If you are in agreement with the proposed changes and wish to make payment, please remit your check as directed in the NIA.
2. If you are not in agreement, totally or in part, you may pursue further appeal:
 - a. by requesting a conference with the Office of Appeals, pursuant to MGL c.62C, sec 26(b), or
 - b. you may submit a request for settlement consideration to the Office of Appeals, pursuant to MGL c.62C, sec 37C, or
 - c. you may allow the case to be assessed and subsequently file Form CA-6, Application for Abatement with our Customer Service Bureau.

The necessary appeal forms will be mailed to you upon the issuance of the NIA. Thank you for your cooperation in this audit. If you have any questions or concerns, please call me at (617) 887-7771.

MICHAEL R. JOHNSON, AUDIT MANAGER

Attachments

Exhibit 5



MASSACHUSETTS DEPT. OF REVENUE
PO BOX 40
STEUBENVILLE, OH 43952

Alfred Arrotti Audit Pittsburgh
Telephone: (617) 887-7765

NOTICE OF INTENT TO ASSESS

This is an official notice from the Massachusetts Dept. of Revenue.



CIRCUIT CITY STORES INC
9950 MAYLAND DR # 42304
RICHMOND VA 23233-1464

969C

2 B 00535 v. 10/16/08 203

You are receiving this notice because... The Massachusetts Department of Revenue has conducted an audit for the periods 03/01/03 to 02/28/06. As a result of that audit, the Department has adjusted the tax reported for some or all of those periods. Please see page 3 "Assessment Detail" for a breakdown of the changes.

You may want to consider making a payment. Interest and, in some cases, penalties will continue to accrue until you pay the full amount owed. If you decide to dispute the amount assessed, you are not required to pay. You may want to pay, however, to avoid additional interest and penalty charges. If your appeal is successful, any money paid will be refunded with applicable interest. Mail your check or money order along with the Payment Coupon shown below.

Other actions you may take... If you wish to discuss this notice with the Department of Revenue's Audit Division, please call Alfred Arrotti at (617) 887-7765. If someone will be representing you, you must complete and submit a Power of Attorney Form (M-2848). This form is available from several sources (see page 2 - "What Type of Assistance is Available").

If you decide to wait for a bill... If you do not respond by November 19, 2008, you will receive a bill that reflects the tax that you owe, plus interest and any applicable penalties. Interest and penalties will continue to accrue until you pay the full amount due (see "Understanding the Notice of Intent to Assess" for more information).

CUT HERE AND RETURN THE COUPON BELOW IN THE ENVELOPE PROVIDED

Please check the appropriate boxes.

Submit payment.

I am paying the following amount:

Write your
Taxpayer ID #
on your check
or money order

\$

Make check or money order payable to:

Commonwealth of Massachusetts



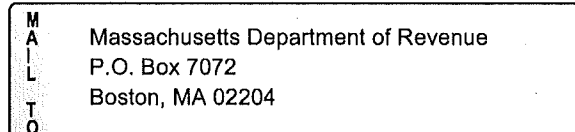
CIRCUIT CITY STORES INC

Taxpayer ID Number: 875
Document Number: 0480 6004 3592

Total Assessment: \$1,511,227
Response Due Date: November 19, 2008
Tax Type: Foreign Corporation

2 B 00535 v. 10/16/08 203

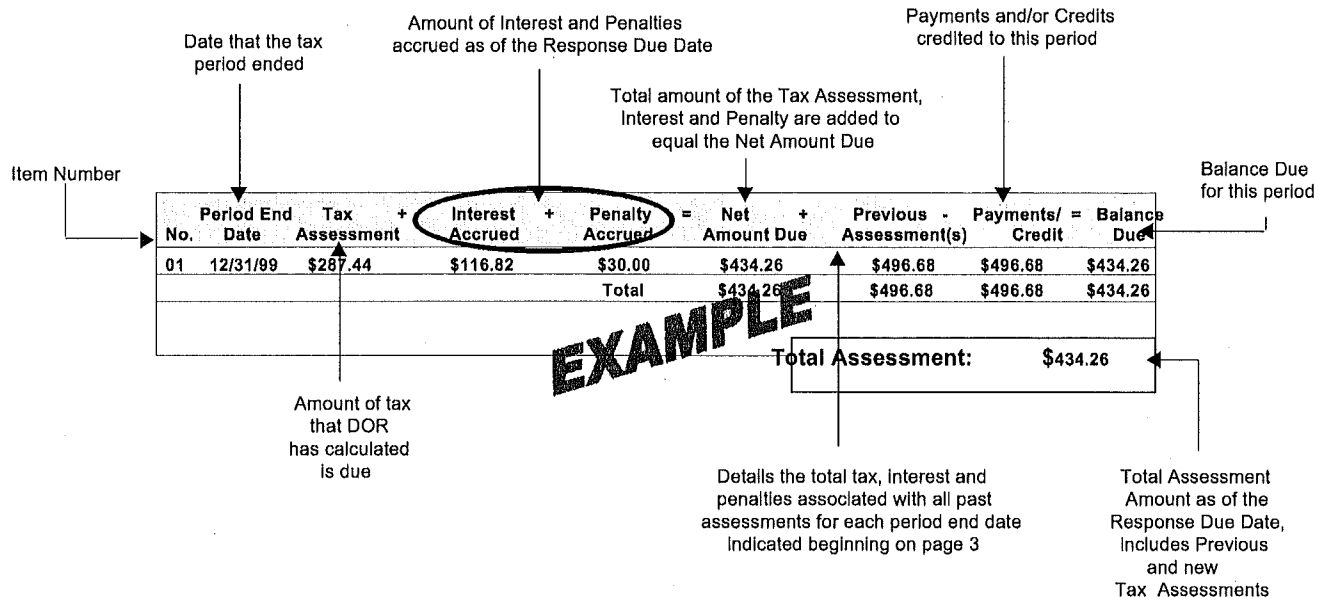
Address or phone number change.
See reverse side.



(B)
203

Guide to Understanding the Assessment Detail

The diagram shown below will help you to understand your personal assessment information. (See page 3 - "Assessment Detail" for your personal assessment information.) Note, the numbers used are for example purposes only.



What Type of Assistance is Available?



Call the Department of Revenue (DOR)

Contact the representative or Bureau listed on the front page of this notice if you have questions or need assistance.



Interactive Voice Response (IVR)
617-887-MDOR (6367) or toll-free within Massachusetts at 1-800-392-6089

Call 24 hours a day to access our automated IVR system to order forms.



Massachusetts Department of Revenue website: www.mass.gov/dor

Our Website offers a variety of information including "Your Taxpayer Bill of Rights", rulings and regulations, Power of Attorney Form (M-2848), as well as many other tax forms and publications.

You can file and pay most business taxes online through DOR's Webfile for Business program. In addition, you can view your account history, pay bills and amend business tax returns. For more information, visit our website at www.mass.gov/dor.

Page 2 of 6

Make check or money order payable to:

Commonwealth of Massachusetts

Please complete only if your address or phone has changed.

Michael Richards 100 Ravine Road Boston, MA 02204	DATE	January 15, 2008	1234
PAY TO THE ORDER OF	Commonwealth of Massachusetts		\$434.26
Four hundred and thirty four dollars and 26/100			DOLLARS
Bank of America	<i>Michael Richard</i>		

EXAMPLE

Street _____ Apt No. _____

City _____ State _____ Zip _____

Home Phone () _____ Work Phone () _____

Do not forget to write your Taxpayer ID Number

Do not forget to sign your check



COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF REVENUE

Alfred Arrotti Audit Pittsburgh
Telephone: (617) 887-7765

Taxpayer Name: Circuit City Stores Inc

Notice Date: October 20, 2008
Taxpayer ID Number: 875
Document Number: 0480 6004 3592
Total Assessment: \$1,511,227
Response Due Date: November 19, 2008
Tax Type: Foreign Corporation

Assessment Detail for Audit Period 03/01/03 to 02/28/06.

For help understanding this section, see page 2 - "Guide to Understanding the Assessment Detail".

No.	Period End Date	Tax Assessment	+ Interest Accrued	+ Penalty Accrued	= Net Amount Due	+ Previous Assessment(s)	- Payments/Credits	= Balance Due
1	02/29/04	\$194,777.00	\$78,245.26	\$0.00	\$273,022.26	\$82,004.00	\$82,004.00	\$273,022.26
2	02/28/05	\$506,223.00	\$163,970.97	\$0.00	\$670,193.97	\$71,280.00	\$71,280.00	\$670,193.97
3	02/28/06	\$463,970.00	\$104,041.54	\$0.00	\$568,011.54	\$113,665.00	\$113,665.00	\$568,011.54
4				TOTAL:	\$1,511,227	\$266,949.00	\$266,949.00	

TOTAL AMOUNT DUE: \$1,511,227

Comments:

See letter dated 10/3/08 and supporting schedules for explanation of adjustments.

Understanding the Notice of Intent to Assess

What is the Notice of Intent to Assess (NIA)?

The Notice of Intent to Assess (NIA) is not a bill. It is a notification that DOR intends to assess tax liabilities that it determines are owed to the Commonwealth of Massachusetts. It is also an opportunity to resolve matters before a bill is issued.

What if a payment was not credited?

If you believe that you previously made a payment for the amount shown on this Notice of Intent to Assess, contact the representative or Bureau listed on the front page of this notice.

What if I would like to appeal this notice?

If you would like to appeal, you have a right to a pre-assessment conference, to request settlement consideration, or both, with the Office of Appeals (see enclosed "Response Form"). This request must be made within 30 days of the notice date indicated on page 1 of this NIA. Nonfiling cases are not entitled to request a pre-assessment conference or settlement consideration.

What happens if I do not respond to this notice?

At the end of 30 days, you will be sent a bill called a Notice of Assessment (NOA) indicating the amount due. Interest and penalties will continue to accrue until the balance is paid in full.

How do I stop interest and penalties from continuing to accrue?

If you agree with the amount assessed, pay the amount indicated within the 30-day period given. If you are disputing the amount assessed, you may want to pay since interest and, in some cases, penalties will continue to accrue on any unpaid amount for which you are ultimately held responsible. A refund, with applicable interest, will be issued to you if your appeal is successful.

If you pay the full amount indicated on the NIA within the given 30-day period, you will receive a Notice of Assessment (NOA), with a "zero-balance", which serves as your receipt of full payment.

If you make a partial payment or do not pay the amount owed, you will receive a Notice of Assessment. The NOA will indicate the balance due, including interest and penalties. Please note that interest and penalty charges will continue to accrue until the amount owed is paid in full.

What if I cannot afford to pay the balance due?

You may make a partial payment with this notice. When you receive the NOA, there will be instructions on how to request a payment agreement with DOR.

What if this notice indicates an overassessment and/or refund?

If the Department has determined that you are due a credit and/or refund, the amounts are reflected in this Notice of Intent to Assess. At the end of the 30 day period following issuance of this NIA, your account will be adjusted and the credit/refund will be processed automatically. Therefore, if you agree with the findings, you need to take no further action. Please note, the Department may apply any credit/refund to outstanding liabilities for other tax types if those circumstances exist. Generally, you will receive a separate notification if this occurs. If you disagree with the Department's proposed credit/refund you may follow the appeal procedures (see enclosed "Response Form").

What are the most common penalties?

Under Massachusetts law, penalties are automatically imposed on late returns and late payments and when taxpayers have failed to meet other filing requirements. The five most common penalties are:

Late Return - A late return will generate a late file penalty of 1% per month on the unpaid tax. The total penalty charge cannot exceed 25% of the unpaid tax. It is calculated from the due date of the return to the date the return is filed.

Late Payment - An unpaid balance will generate a 1% penalty per month on the unpaid tax. The total penalty charge cannot exceed 25% of the unpaid tax.

Underpayment of Estimated Tax - Income and corporate taxpayers who fail to pay the required amount of tax by the proper due date through estimated and/or withholding payments may be subject to this addition to tax. Individuals whose liabilities exceed \$200 are required to make estimated payments equal to 80% of their current year's tax liabilities or 100% of their prior year's tax liabilities. Corporations whose liabilities exceed \$1000 for any taxable year are required to make estimated tax payments equal to 90% of the current year's tax or 100% of the prior year's tax.

Federal Change Non-Compliance Penalty - If you are audited by the IRS, you must report the changes affecting your Massachusetts taxable income to the Department of Revenue within one year from the date of the federal change determination and pay any additional tax, plus interest. Note: If you do not show reasonable cause for failure to comply, an additional penalty of \$100 or ten percent of the additional tax due whichever is smaller will be imposed.

Failure to File; G.L. Ch.62C Sec. 28 - If you failed to file a required return, DOR may determine the tax due according to the best information available. A penalty may be assessed at not more than double the amount so determined.

How is interest accrued?

Effective July 1, 2003, the interest rate on overpayments is the Federal short-term rate plus two percentage points, simple interest. The rate for underpayments is the Federal short-term rate plus four percentage points, compounded daily. Interest will accrue on unpaid interest and penalties as well as on unpaid tax. It is calculated on:

- 1) unpaid failure-to-file penalties and underpayment of estimated tax penalties starting on the due date through the date of full payment; and
- 2) unpaid failure-to-pay penalties starting on the 31st day after the date of the NOA and continuing to the date of full payment.

Additional information on interest and penalties

To obtain additional information on interest and penalty charges, contact the Customer Service Bureau (CSB) at 617-887-MDOR (6367) or toll-free in Massachusetts at 1-800-392-6089. You may also obtain rate information on our website at www.mass.gov/dor - Forms and Publications - Taxpayer Advisory Bulletin.



MASSACHUSETTS DEPT. OF REVENUE
PO BOX 40
STEUBENVILLE, OH 43952
Alfred Arrotti Audit Pittsburgh
Telephone: (617) 887-7765

NOTICE OF INTENT TO ASSESS

This is an official notice from the Massachusetts Dept. of Revenue.

Notice Date: October 20, 2008

Taxpayer ID Number: [REDACTED] 875
Document Number: 0480 6004 3592
Total Assessment: \$1,511,227
Response Due Date: November 19, 2008
Tax Type: Foreign Corporation

CIRCUIT CITY STORES INC
9950 MAYLAND DR # 42304
RICHMOND VA 23233-1464

969C

2 B 00535 v. 10/16/08 203

RESPONSE FORM

If you have general questions about this Notice of Intent to Assess . . . If what you are seeking is a general discussion of your case or if you want to provide additional information, please contact the representative or Bureau listed above by NOVEMBER 19, 2008.

If you wish to appeal this Notice of Intent to Assess . . . The Office of Appeals is a separate office within the Department of Revenue that: (1) conducts conferences relating to taxpayer appeals of proposed tax assessments; and (2) settles tax disputes when there is a factual or legal issue in dispute. If you wish to appeal this Notice of Intent to Assess, you may request a conference to dispute the proposed assessment pursuant to G.L. Ch. 62C, Sec. 26(b), request settlement consideration pursuant to G.L. Ch. 62C, Sec. 37C, or both, with the Office of Appeals.

If you wish to request a pre-assessment conference and/or settlement consideration, please complete the appropriate section of the Response Form below and submit together with a statement of facts and legal issues in dispute, along with any supporting documentation. Conferences may be conducted by telephone. Please indicate below a telephone number where you can be contacted regarding your appeal and/or for your telephonic conference.

Deadline for filing an appeal . . . You must submit the Response Form and supporting documentation to the address listed in the "Mail To" box on the Response Form. The Response Form must be received by the Department of Revenue by NOVEMBER 19, 2008 or be postmarked within 25 days of the Notice Date in order for your appeal to be timely filed.

If you decide to wait for a bill . . . If you do not respond by NOVEMBER 19, 2008, you will receive a bill that reflects the tax that you owe, plus interest and any applicable penalties. Interest and penalties will continue to accrue until you pay the full amount due (see "Understanding the Notice of Intent to Assess" for more information).

Page 5 of 6

CUT HERE AND RETURN THE FORM BELOW IN THE ENVELOPE PROVIDED



If you wish to appeal please mail this Response Form with all written correspondence.

Required information for appeals:

Taxpayer Name _____

Street _____ Apt No. _____

City _____ State _____ Zip _____

Please check if this is a new address.

Contact Person _____

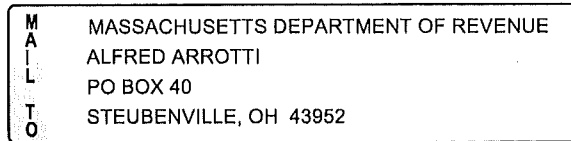
Contact Phone Number () _____

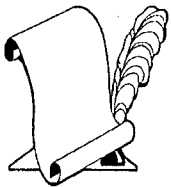
CIRCUIT CITY STORES INC

Notice Date: October 20, 2008
Taxpayer ID Number: [REDACTED] 875
Document Number: 0480 6004 3592
Total Assessment: \$1,511,227
Response Due Date: November 19, 2008
Tax Type: Foreign Corporation

2 B 00535 v. 10/16/08 203

(B)





Taxpayer Bill of Rights

DOF must be objective, impartial, professional and ethical in its administration of the tax laws; any information that you as a taxpayer provide to the Department will be handled with the utmost confidentiality and professionalism.

DOF must maintain a Problem Resolution Office and an Office of Internal Affairs to safeguard taxpayers' rights.

DOF may not establish or enforce individual collection goals or collection quotas for its employees.

If you are unable to satisfy a tax liability in full, the Commissioner of Revenue may enter into a payment agreement if the Commissioner determines it will facilitate collection of the tax.

You may obtain representation at any point in your dealings with the Department.

You may be entitled to appeal any DOF decision regarding your tax liability. DOF is obligated to make abatement decisions as promptly as possible and to issue any refunds resulting from abatement decisions within 30 days of such decisions.

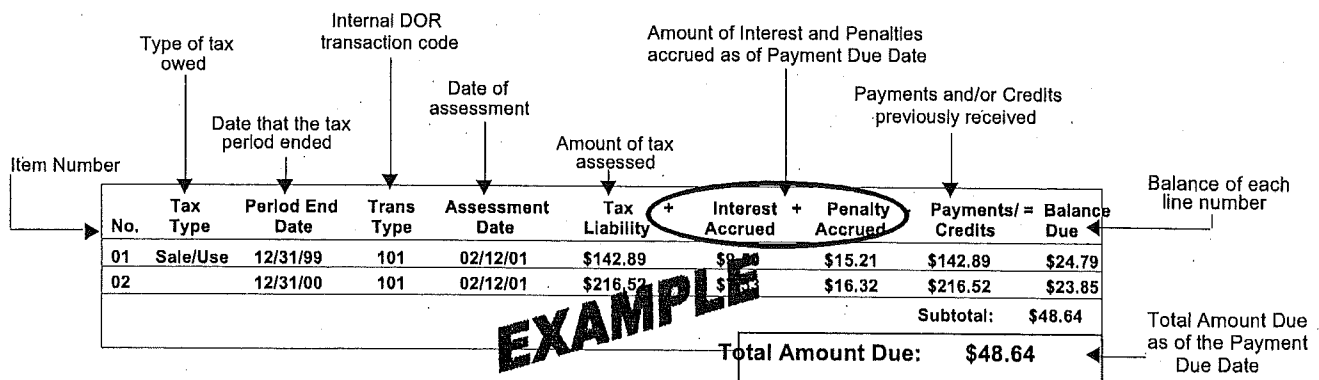
You will not be subject to statutory penalties if you make a mistake because you relied on erroneous written advice from DOF representatives acting in their official capacities.

You can find more comprehensive details on your rights as a taxpayer in "A Guide to the Department of Revenue: Your Taxpayer Bill of Rights". To obtain a copy, visit our website at www.mass.gov/dor or call 617-887-MDOR (6367) or toll-free in Massachusetts at 1-800-392-6089.

Exhibit 6

Guide to Understanding the Assessment Detail

The diagram shown below will help you to understand your personal assessment information. (See page 3 - "Details of What You Owe" for your personal assessment information.) Note, the numbers used are for example purposes only.



*Most Common Tax Types

ESTATE.....Estate Tax
SALE/USE.....Sales Use Tax
MEALS.....Meals Tax

INCOME.....Individual Income Tax
ROOM OCC.....Room Occupancy Tax
WITH INC.....Withholding Tax

CORP DOM.....Domestic Corporation
CORP FOR.....Foreign Corporation
FIDO.....Fiduciary Income

What Type of Assistance is Available?



Massachusetts Department of Revenue
website: <http://www.mass.gov/dor>

Our Website offers a variety of information and electronic payment options including "Your Taxpayer Bill of Rights", rulings and regulations, Form CA-6, Application for Abatement/Amended Return, as well as many other tax forms and publications.



Interactive Voice Response (IVR)
617-887-MDOR (6367) or toll-free within
Massachusetts at 1-800-392-6089

Call 24 hours a day to access our automated IVR system to order forms, enter a small payment agreement or check the status of your refund.



Call the Department of Revenue (DOR)

Contact the representative or Bureau listed on the front page of this notice if you have questions or need assistance.

Page 2 of 5

Make check or money order payable to:
Commonwealth of Massachusetts

Michael Richards
100 Ravine Road
Boston, MA 02204

PAY TO THE ORDER OF Commonwealth of Massachusetts

One Thousand and 00/100

Bank of America

DATE 05/05/09

1234

\$1000.00 DOLLARS

Michael Richards

Do not forget to write your
Taxpayer ID Number

Do not forget to
sign your check



COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF REVENUE
Customer Service Bureau
Telephone: (617) 887-6367

Taxpayer Name: Circuit City Stores Inc

Notice Date: May 05, 2009

Taxpayer ID Number: 875

Bill Number: 0410 2136 3747

Total Amount Due: \$1,905,081

Payment Due Date: June 04, 2009

Tax Type: Corporation Foreign

Details of What You Owe

For help understanding this section, see page 2 - "Guide to Understanding the Assessment Detail".

No.	Tax Type*	Period End Date	Trans Type	Assessment Date	Tax Liability	+ Interest Accrued	+ Penalty Accrued	= Payments/ Credits	Balance Due
1	CORP FOR	02/29/04	700	11/25/08	\$194,777	\$77,775.75	\$0.00	\$0.00	\$272,552
2		02/28/05	700	11/25/08	\$506,223	\$162,818	\$0.00	\$0.00	\$669,041
3		02/28/06	700	11/25/08	\$463,970	\$103,064	\$0.00	\$0.00	\$567,034
4								Subtotal:	\$1,508,628
5	SALE/USE	01/31/05	700	04/12/09	\$12,558.00	\$4,341.00	\$0.00	\$0.00	\$16,899
6		02/28/05	700	04/12/09	\$11,555.00	\$3,922.92	\$0.00	\$0.00	\$15,477
7		03/31/05	700	04/12/09	\$6,549.00	\$2,174.02	\$0.00	\$0.00	\$8,723
8		04/30/05	700	04/12/09	\$6,549.00	\$2,123.98	\$0.00	\$0.00	\$8,672
9		05/31/05	700	04/12/09	\$6,657.00	\$2,106.77	\$0.00	\$0.00	\$8,763
10		06/30/05	700	04/12/09	\$6,564.00	\$2,027.75	\$0.00	\$0.00	\$8,591
11		07/31/05	700	04/12/09	\$6,547.00	\$1,971.71	\$0.00	\$0.00	\$8,518
12		08/31/05	700	04/12/09	\$6,564.00	\$1,926.19	\$0.00	\$0.00	\$8,490
13		09/30/05	700	04/12/09	\$6,617.00	\$1,887.97	\$0.00	\$0.00	\$8,504
14		10/31/05	700	04/12/09	\$7,926.00	\$2,192.54	\$0.00	\$0.00	\$10,118
15		11/30/05	700	04/12/09	\$6,581.00	\$1,765.41	\$0.00	\$0.00	\$8,346
16		12/31/05	700	04/12/09	\$6,551.00	\$1,701.11	\$0.00	\$0.00	\$8,252
17		01/31/06	700	04/12/09	\$6,668.00	\$1,674.60	\$0.00	\$0.00	\$8,342
18		02/28/06	700	04/12/09	\$6,616.00	\$1,610.91	\$0.00	\$0.00	\$8,226
19		03/31/06	700	04/12/09	\$6,457.00	\$1,517.84	\$0.00	\$0.00	\$7,974
20		04/30/06	700	04/12/09	\$6,446.00	\$1,463.08	\$0.00	\$0.00	\$7,909
21		05/31/06	700	04/12/09	\$6,462.00	\$1,413.02	\$0.00	\$0.00	\$7,875
22		06/30/06	700	04/12/09	\$6,456.00	\$1,355.88	\$0.00	\$0.00	\$7,811
23		07/31/06	700	04/12/09	\$6,463.00	\$1,297.80	\$0.00	\$0.00	\$7,760
24		08/31/06	700	04/12/09	\$6,520.00	\$1,249.64	\$0.00	\$0.00	\$7,769
25		09/30/06	700	04/12/09	\$6,462.00	\$1,181.77	\$0.00	\$0.00	\$7,643
26		10/31/06	700	04/12/09	\$9,197.00	\$1,599.13	\$0.00	\$0.00	\$10,796
27		11/30/06	700	04/12/09	\$9,487.00	\$1,567.48	\$0.00	\$0.00	\$11,054
28		12/31/06	700	04/12/09	\$8,326.00	\$1,301.79	\$0.00	\$0.00	\$9,627
29		01/31/07	700	04/12/09	\$7,833.00	\$1,155.74	\$0.00	\$0.00	\$8,988
30		02/28/07	700	04/12/09	\$7,555.00	\$1,055.10	\$0.00	\$0.00	\$8,610
31		03/31/07	700	04/12/09	\$8,157.00	\$1,068.38	\$0.00	\$0.00	\$9,225
32	SALE/USE	04/30/07	700	04/12/09	\$6,527.00	\$800.49	\$0.00	\$0.00	\$7,327
33		05/31/07	700	04/12/09	\$6,446.00	\$735.46	\$0.00	\$0.00	\$7,181
34		06/30/07	700	04/12/09	\$6,092.00	\$645.05	\$0.00	\$0.00	\$6,737
35		07/31/07	700	04/12/09	\$9,882.00	\$963.15	\$0.00	\$0.00	\$10,845
36		08/31/07	700	04/19/09	\$7,396.00	\$659.05	\$0.00	\$0.00	\$8,055
37		09/30/07	700	04/19/09	\$7,396.00	\$599.70	\$0.00	\$0.00	\$7,995
38		10/31/07	700	04/19/09	\$7,396.00	\$538.82	\$0.00	\$0.00	\$7,934
39		11/30/07	700	04/19/09	\$7,396.00	\$480.35	\$0.00	\$0.00	\$7,876
40		12/31/07	700	04/19/09	\$7,396.00	\$424.75	\$0.00	\$0.00	\$7,820
41		01/31/08	700	04/19/09	\$7,396.00	\$371.95	\$0.00	\$0.00	\$7,767
42		02/29/08	700	04/19/09	\$7,396.00	\$322.87	\$0.00	\$0.00	\$7,718
43		03/31/08	700	04/19/09	\$7,396.00	\$274.94	\$0.00	\$0.00	\$7,670



COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF REVENUE
Customer Service Bureau
Telephone: (617) 887-6367

Taxpayer Name: Circuit City Stores Inc

Notice Date: May 05, 2009

Taxpayer ID Number: [REDACTED] 875
Bill Number: 0410 2136 3747
Total Amount Due: \$1,905,081
Payment Due Date: June 04, 2009
Tax Type: Corporation Foreign

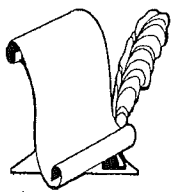
Details of What You Owe

For help understanding this section, see page 2 - "Guide to Understanding the Assessment Detail".

No.	Tax Type*	Period End Date	Trans Type	Assessment Date	Tax Liability	+	Interest Accrued	+	Penalty Accrued	-	Payments/Credits	=	Balance Due
44		04/30/08	700	04/19/09	\$7,396.00		\$231.06		\$0.00		\$0.00		\$7,627
45		05/31/08	700	04/19/09	\$7,396.00		\$185.98		\$0.00		\$0.00		\$7,581
46		06/30/08	700	04/19/09	\$7,396.00		\$146.72		\$0.00		\$0.00		\$7,542
47		07/31/08	700	04/19/09	\$7,396.00		\$108.48		\$0.00		\$0.00		\$7,504
48		08/31/08	700	04/19/09	\$7,396.00		\$70.44		\$0.00		\$0.00		\$7,466
49		09/30/08	700	04/19/09	\$7,396.00		\$29.76		\$0.00		\$0.00		\$7,425
50		10/31/08	700	04/19/09	\$7,396.00		\$0.00		\$0.00		\$0.00		\$7,396
51												Subtotal:	\$396,452

* See explanation of the Most Common Tax Types on page 2.
Recent payments may not be reflected.

TOTAL AMOUNT DUE: **\$1,905,081**



Taxpayer Bill of Rights

DOF must be objective, impartial, professional and ethical in its administration of the tax laws; any information that you as a taxpayer provide to the Department will be handled with the utmost confidentiality and professionalism.

DOF must maintain a Problem Resolution Office and an Office of Internal Affairs to safeguard taxpayers' rights.

DOF may not establish or enforce individual collection goals or collection quotas for its employees.

If you are unable to satisfy a tax liability in full, the Commissioner of Revenue may enter into a payment agreement if the Commissioner determines it will facilitate collection of the tax.

You may obtain representation at any point in your dealings with the Department.

You are entitled to appeal any DOF decision regarding your tax liability. DOF is obligated to make abatement decisions as promptly as possible and to issue any refunds resulting from abatement decisions within 30 days of such decisions.

You will not be subject to statutory penalties if you make a mistake because you relied on erroneous written advice from DOF representatives acting in their official capacities.

You can find more comprehensive details on your rights as a taxpayer in "A Guide to the Department of Revenue: Your Taxpayer Bill of Rights". To obtain a copy, visit our website at www.mass.gov/dor or call 617-887-MDOR (6367) or toll-free in Massachusetts 1-800-392-6089.

Understanding the Notice of Assessment

What is the Notice of Assessment?

The Notice of Assessment (NOA) is a bill that is sent when DOF determines you owe a tax liability to the Commonwealth of Massachusetts. The liability may be the result of an audit, a late and/or unpaid return or an error on a return.

What if a payment was not credited?

If you believe that you previously made a payment for the amount shown on this Notice of Assessment, contact the representative or Bureau listed on the front page of this notice. WFB users can check payments online.

What if I disagree with this notice or would like to appeal?

You may appeal by filing an Application for Abatement (Form CA6) within the time allowed for making an application. WFB users can file appeals for tax or penalty via the amend section of our online program. This is the fastest means of resolving your issue. An online Income tax abatement application will be available in the fall of 2004. Please contact the Customer Service Bureau at (617) 887-6367 or toll-free in Mass. At 1-800-392-6089 with any questions.

Should I pay even if I am disputing this assessment?

You are not obligated to pay an amount that you are disputing. However, you may want to pay since interest and, in some cases, penalties will continue to accrue on any unpaid amount for which you are ultimately held responsible. A refund resulting from an abatement will include interest computed from the date a complete application was filed.

What if I do not have the money to pay?

If you cannot pay the full amount that you owe, you may be able to pay the total liability through monthly installments or credit card. To request a payment agreement for amounts under \$5,000, visit our website or call 617-887-MDOR (6367) or toll-free in Massachusetts at 1-800-392-6089. For amounts over \$5,000, call 617-887-6400.

Note: DOF may refuse to allow a payment agreement if a taxpayer has a history of delinquency; has the resources to settle the debt immediately; or if the agreement jeopardizes the ultimate collection of the tax due.

What happens if I do not respond to this notice?

If you do not pay the amount due and do not dispute the assessment by filing an application for abatement, DOF will pursue full payment using a series of collection tools up to and including your name being published on our website.

What are the most common penalties?

Under Massachusetts law, penalties are automatically imposed on late returns and late payments and when taxpayers have failed to meet other filing requirements. The four most common penalties are:

Late Return - A late return will generate a late file penalty of 1% per month on the unpaid tax. The total penalty charge cannot exceed 25% of the unpaid tax. It is calculated from the due date of the return to the date the return is filed.

Late Payment - An unpaid balance will generate a 1% penalty per month on the unpaid tax. The total penalty charge cannot exceed 25% of the unpaid tax.

Underpayment of Estimated Tax - Income and corporate taxpayers who fail to pay the required amount of tax by the proper due date through estimated and/or withholding payments may be subject to this addition to tax. Individuals whose liabilities exceed \$200, \$400 for tax year beginning 01/01/05, are required to make estimated payments equal to 80% of their current year's tax liabilities or 100% of their prior year's tax liabilities. Corporations whose liabilities exceed \$1000 for any taxable year are required to make estimated tax payments equal to 90% of the current year's tax or 100% of the prior year's tax.

Penalty for failure to Comply with Efile Mandate:

A penalty of \$100 for each payment/extension payment (trans type 92A) or return/extension filing (92B) not submitted electronically when required.

How is Interest accrued?

Effective July 1, 2003, the interest rate on overpayments is the Federal short-term rate plus two percentage points, simple interest. The rate for underpayments is the Federal short-term rate plus four percentage points, compounded daily. Interest will accrue on unpaid interest and penalties as well as on unpaid tax. It is calculated on:

- 1) unpaid failure-to-file penalties and underpayment of estimated tax penalties starting on the due date through the date of full payment; and
- 2) unpaid failure-to-pay penalties starting on the 31st day after the date of the NOA and continuing to the date of full payment.

Additional information on Interest and penalties

To obtain additional information on interest and penalty charges, contact the Customer Service Bureau (CSB) at 617-887-MDOR (6367) or toll-free in Massachusetts at 1-800-392-6089. You may also obtain rate information on our website at <http://www.mass.gov/dor> - Forms and Publications - Taxpayer Advisory Bulletin or see our online tax guide.